EXHIBIT 47

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Page 1
      IN THE UNITED STATES DISTRICT COURT
           FOR THE DISTRICT OF NEVADA
ORACLE USA, INC., a
Colorado corporation; )
ORACLE AMERICA, INC., a
                        )
Delaware corporation; and )
ORACLE INTERNATIONAL
CORPORATION, a California )
corporation,
    Plaintiffs,
                           ) Case No.
VS.
RIMINI STREET, INC., a ) 2:10-cv-00106
Nevada corporation; SETH ) LRH-PAL
RAVIN, an individual, )
    Defendants.
   HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
    Videotaped 30(b)(6) Deposition of RAY C.
    GRIGSBY, JR., taken at 16475 East 40th
    Circle Aurora, Colorado, commencing at
    8:21 a.m., Wednesday, June 8, 2011, before
    Lisa A. Knight, RPR, Notary Public.
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	Page 2		Page 4
1 AF	PPEARANCES OF COUNSEL:	1	all present please identify themselves
2		2	for the record.
	OR THE PLAINTIFFS:	3	MR. HOWARD: Geoff Howard from
	BINGHAM McCUTCHEN LLP BY: GEOFFREY M. HOWARD, ESQ.	4	Bingham McCutchen for plaintiff
5	ZACHARY HILL, ESQ.	5	Oracle. 08:23:59
	Three Embarcadero Center	6	MR. HILL: Zachary Hill,
	San Francisco, California 94111-4067	7	Bingham McCutchen, for plaintiff
	415.393.2033 geoff howard@bingham.com	8	Oracle.
	zachary hill@bingham.com	9	MR. REKERS: Rob Rekers, Shook,
9	, c	10	Hardy & Bacon, for the defendant. 08:24:05
	OR THE DEFENDANTS:	11	MR. DYKAL: Ryan Dykal, Shook,
	SHOOK, HARDY & BACON LLP BY: ROBERT RECKERS, ESQ.	12	Hardy & Bacon, for the defendant.
	JP Morgan/Chase Tower	13	THE VIDEOGRAPHER: Will the
	600 Travis Street, Suite 1600	14	reporter please swear the witness.
	Houston, Texas 77002-2911	15	08:24:13
	713.227.8008 rreckers@shb.com	16	RAY C. GRIGSBY, JR.,
16	Treckers@sno.com	17	after having been duly sworn, was examined
FC	OR THE DEFENDANTS:	18	and testified as follows:
	SHOOK, HARDY & BACON LLP	19	
	BY: RYAN DYKAL, ESQ. 2555 Grand Boulevard	20	EXAMINATION
	Kansas City, Missouri 64108	21	
21	816.474.6550	22	BY MR. HOWARD:
	rdykal@shb.com	23	Q. Mr. Grigsby, my name is Geoff
23 24 A I	LSO PRESENT:	24	Howard. I represent Oracle. We met just
	JERRY DeBOER, Videographer	25	before this deposition. 08:24:34
	Page 3		Page 5
1	PROCEEDINGS	1	Would you please state your
2	(June 8, 2011 at 8:21 a.m.)	2	full name for the record.
3	THE VIDEOGRAPHER: Good	3	A. Sure. Ray C. Grigsby, Jr.
4	morning. We are on the record at	4	Q. And what's your home and
5	8:21 a.m. on June 8th, 2011. 08:22:51	5	business address? 08:24:41
6	This is the videotaped 30(b)(6)	6	A. My home address is 5632 South
7	deposition with designated	7	Yampa Street in Centennial, Colorado, and my
8	representative Ray Grigsby. My name	8	business address would be the same. I office
9	is Dennis Clayton, here with our court	9	at my home. Q. Have you had your deposition 08:24:52
10 11	reporter, Lisa Knight. We are here 08:23:06	10 11	Q. Have you had your deposition 08:24:52 taken before?
12	from Veritext National Deposition and Litigation Services at the request of	12	A. I have not.
13	counsel for the plaintiff.	13	Q. What did you do to prepare for
14	This deposition is being held	14	your deposition today?
15	at 16475 East 40th Circle in the city 08:23:16	15	A. I had material provided by the 08:25:01
16	of Aurora, Colorado. The caption of	16	lawyers, went over those topics. I also met
17	this case is Oracle USA, Inc., et al.,	17	with my team that I run, the JDE practice. I
18	versus Rimini Street, Inc., et al.,	18	met with Dennis Chiu of on-boarding. I met
19	Case No. 2:10-cv-00106-LRH-PAL.	19	with Ed Berde, Ryan of on-boarding.
20	Please note that this 08:23:40	20	I met with other people with 08:25:16
21	deposition is being recorded audio and	21	Rimini Street in the headquarters to
22	video, and the mics are very	22	understand processes that were done prior to
23	sensitive, so please keep private	23	me joining the Rimini Street company.
24	conversations to off the record.	24	I also did some private prep by
25	At this time, will counsel and 08:23:49	25	studying our DevTrack system, our Sales Force 08:25:26

2 (Pages 2 to 5)

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			Page 10	Page	1
-1	_	A	raye IV	rage	Τ.
1	Q.	Anything else?			
2	Α.	No.			
3	Q.	Let me back up for a second			
4	Α.	Okay.	00.00.00		
5	Q.	e e	08:29:32		
6		nd then we may come back to some o	of		
7		eparation work.			
8	Α.	Okay.			
9	Q.	You understand that the oath			
10		I've taken is the same oath that you	08:29:38		
11		ake in a court of law?			
12	A.	Yes, sir.			
13	Q.	And do you understand that the			
14		porter will take down my questions			
15		ir answers and that there will be a	08:29:46		
16		transcript prepared of what I say and			
17	what yo				
18	A.	Yes.			
19	Q.	And do you understand that			
20		ave a chance to make corrections to	08:29:54		
21	that trai	ascript when it's provided to you?			
22	A.	Yes, sir.			
23	Q.	All right. And do you			
24	underst	and that if you do that, me or			
25	somebo	dy else at trial or later in this	08:30:03		
***********			Page 11	Page	1
1	nragaad	ing can comment on those changes?			
2	A.	Yes, sir.			
3					
	Q.	All right. And so do you and it's important for you to give			
4		• • •	08:30:12		
5		st testimony as best you can today?	08:30:12		
6	Α.	I understand.			
7	Q.	Is there any are you on any			
8		ion? Is there any other reason why			
9	-	't give your best testimony today?	1		
10	Α.	No, not at all. 08:30:20	,		
11	Q.	All right.			
12		If I don't if you don't			
13		and my question, I'm going to ask you			
14	_	e let me know that so I can do my	0.24		
15		clarify it for you. Is that 08:30	0:34		
16	acceptal				
17	Α.	Yes, sir.			
18	Q.	All right. And if you need to			
19		reak at some point, let me know.			
20		there's a question pending, I'll do my	08:30:41		
21		accommodate you.			
22	A.	Okay. Thank you.			

4 (Pages 10 to 13)

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Page 30	Page 32
	·
Page 31	Page 33
	BY MR. HOWARD: 08:53:58
	6 Q. Now, you were employed at
	7 JD Edwards at one point, is that correct,8 Mr. Grigsby?
	9 A. I worked for JD Edwards for
	10 over 18 years. 08:54:07 11 Q. What were the approximate dates
	of that employment?A. I was hired by JD Edwards to
	13 A. I was hired by JD Edwards to 14 open the Houston office by Dan Gregory in
	15 1985. I worked out of the Houston office as 08:54:1' a programmer, consultant, and project manager
	for approximately eight years. I transferred
	 to Denver headquarters and finished out my tenure with JD Edwards, leaving in
	20 approximately 2003. 08:54:35
	Q. What was the reason for your departure from JD Edwards?
	23 A. It was a layoff package from
	 24 after the merger. 25 Q. And which merger are you 08:54:48
· 	2.2 Q. And which merger are you U8:54:48

9 (Pages 30 to 33)

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1	referring to?	1	little over two years called QAD, which had
2	A. If memory serves me, it was	2	nothing to do with JD Edwards at all. They
3	right in between when PeopleSoft and Oracle	3	were a software vendor of manufacturing
4	was coming in, taking over. I think my	4	software.
5	termination was actually performed by 08:55:01	5	Q. So is it fair to say that when 08:57:09
6	PeopleSoft.	6	you started at Rimini Street, you had not
7	Q. So 18 years at JD Edwards. And	7	previously worked for a third-party service
8	did you have occasion to come in contact with	8	provider for JD Edwards software that wasn't
9	license agreements between JD Edwards and	9	a contracted business partner of JD Edwards
10	customers during that 18 years? 08:55:22	10	or PeopleSoft or Oracle? 08:57:23
11	A. No.	11	A. That is correct.
12	Q. Did you ever develop an	12	Q. When did you start at Rimini
13	understanding of any of the license terms	13	Street?
14	between JD Edwards and customers during that	14	A. I was hired late
15	18 years? 08:55:33	15	September 2009. 08:57:31
16	A. No.	16	
17	A. No. Q. And then where did you what	17	Q. What was your job title at that time?
18	`		
19	was your next employment after JD Edwards? A. After JD Edwards, I worked for	18	A. Vice president of the
20	as an independent consultant for several 08:55:42	19	JD Edwards practice.
		20	Q. Has that changed since 08:57:40
21	years up in Canada, finishing a very large	21	September 2009?
22	migration project in Munton for a client.	22	A. No, sir.
23	After that, I went to several	23	Q. Who did you report to in
24	business partners, including Fujitsu, INRANGE	24	September 2009?
25	Consulting, and the last one was CD Group, 08:55:58	25	A. I report to Brian Slepko, who's 08:57:47
	Page 35		Page 37
1	and was basically a project manager, managing	1	senior VP of global operations.
2	groups of programmers and analysts for both	2	Q. And you've reported to him
3	upgrades and migration projects for	3	since you started your employment?
4	JD Edwards clients.	4	A. Yes, sir.
5	Q. Who was the client in Canada? 08:56:12	5	Q. Has your job description 08:57:55
6	A. The client in Canada was	6	changed at all since you started?
7	J.D. Irving.	7	A. No.
8	Q. Prior to when you arrived at	8	Q. And what is your job
9	Rimini Street, had you worked for any other	9	description?
10	third-party service provider of JD Edwards 08:56:27	10	A. My job description is to manage 08:58:04
11	software?	11	the JDE practice, working with sales and
12	A. Other than the ones I	12	marketing to grow the JD Edwards practice
13	mentioned, no, I didn't.	13	globally. I'm also in charge of trying to
14	Q. I'm sorry. Which ones that you	14	recruit and grow it internally in terms of
15	mentioned previously? 08:56:35	15	services we provide, ensuring that we have 08:58:19
16	A. Well, I worked for business	16	proper methodologies and procedures in place,
17	partners, and they were gold-certified	17	and basically running the P&L to achieve
18	partners of JD Edwards, both INRANGE	18	margins.
19	Consulting, Fujitsu Consulting and CD Group	19	Q. Did you have experience with
20	out of Atlanta. 08:56:47	20	JDE software prior to your employment with 08:58:34
21	Q. And did you work for any	21	JD Edwards?
22	third-party service providers that were not	22	A. Prior to my employment with
23	licensed partners of JD Edwards or PeopleSoft	23	JD Edwards, no oh. Pardon me. Can I
24	or Oracle?	24	correct that?
25	A. I did work for a company for a 08:56:58	25	Q. Sure. 08:58:47

10 (Pages 34 to 37)

1	IN WITNESS WHEREOF, I have subscribed
2	my name this 10th day of June, 2011.
3	
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7	
8	LISA A. KNIGHT RPR No. 33866
9	KI K NO. 33000 ******
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INSTRUCTIONS FOR READING/CORRECTING YOUR DEPOSITION

To assist you in making corrections to your deposition testimony, please follow the directions below. If additional pages are necessary, please furnish them and attach the pages to the back of the errata sheet.

This is the final version of your deposition transcript.

Please read it carefully. If you find any errors or changes you wish to make, insert the corrections on the errata sheet beside the page and line numbers.

If you are in possession of the original transcript, do NOT make any changes directly on the transcript.

Do NOT change any of the questions.

Line

11

Page

300

After completing your review, please sign the last page of the errata sheet, above the designated "Signature" line.

ERRATA SHEET

299 16 Change: NO, the backup hard Dew was Purchased

Reason: in 2007, all material came from CD Greap & Fusit.

300 3-10 Change: CAN NOT Reserve employment agreement and

Reason: NO I CANNOT CONFIRM the WORDING of

Change: and content of the ondernant agreement

Reason: when I voimed JD Edwards in 1985?)

Date is AN estimate

300 18

NO

CANNOT CONFIRM

Page	Line	Change: _	e: mis spelled NAME				جنب	
38	4,10,11	Reason:	Should	Be	Shell	OiL	Compa	
			"upgrade					
S.							-	
7								
°k.								
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Rig	Subject to the ab	ove change	es, I certify tha	t the trans	cript is tr	ae and co	rrect.	
	No changes have	been made	. I certify that	the transc	ript is true	e and con	rect.	
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772	C. Gruga	- A		n L	15/2	.درر		
Signature	- 1	1		Date				

1	DECLARATION UNDER PENALTY OF PERJURY
2	
3	I, RAY C. GRIGSBY, JR., the
4	witness herein, declare under penalty of
5	perjury that I have read the foregoing in its
6	entirety, and that the testimony contained
7	therein, as corrected by me, is a true and
8	accurate transcription of my testimony
9	elicited at said time and place.
10	Executed on June 15, 2011, at 5632 S. YAMIN STREET, CENTENNIAL, State of Colorado.
11	at 5632 S. YAMIN STREET, CENTENNIAL, State of
12	Coloxado
13	
14	
15	
16	RAY C. GRIGSBY, JR.
17	RAY C. GRIGSBY, JR.
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